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June 18, 2025

Via ECF  
Honorable Stacy L Meisel  
50 Walnut Street, 3rd Floor  
Newark, N.J. 07102  
Courtroom 3A

Reference: In re Supor v. Comprelli, Adv. Proc. 24-01634

Dear Judge Meisel:

I represent defendants, Joseph Comprelli and M & J Comprelli, LLC (together, the “Defendants”) in connection with the referenced adversary proceeding. Plaintiff’s Counsel, William Waldman, and I jointly request an extension of discovery and adjournment of trial.

The necessity of the extension is a result of a delay in mediation due to health challenges suffered by Mr. Comprelli. The parties attended mediation on May 22, 2025, but mediation was delayed several weeks while Mr. Comprelli recovered sufficiently to participate in the mediation. Pursuant to District of New Jersey local rules, discovery was stayed pending mediation. The parties continue to discuss settlement and commenced the exchange discovery.

The parties will jointly submit an Amended Pre-Trial Scheduling Order extending the discovery end date to September 30, 2025 and an adjournment of trial for approximately 45 days beyond the discovery end date.

Respectfully,

SCURA, WIGFIELD, HEYER  
STEVENS & CAMMAROTA, LLP

By: /s/ David Stevens  
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